DECLARATION OF

1	I, declare and state as follows:
2	1. I am the first cousin of Christopher Kamon ("Defendant" or "Chris"). I
3	make this declaration in support of Chris's Memorandum in Support of Pre-Trial
4	Release and Proposed Bond Conditions. I have personal knowledge of the facts set
5	forth herein, and, if called to testify, I could and would do so competently as to the
6	matters set forth herein.
7	2. I have known Chris my entire life. All of the Kamon family cousins grew
8	up together and remain close.
9	3. I am an Associate Director of Supply Chain at
10	have a security clearance, which is required for my employment. My husband,
11	also works for as a Principal Materials Planner with special clearances
12	4. It is my understanding that Chris is compiling a bond proposal which
13	includes real property being used to secure his bond.
14	5. I own a property in
15	6. It is my understanding from talking to my employer that, should I post
16	this property for Chris's bond package, this action may negatively impact both my and
17	my husband's security clearances and impact our employment.
18	7. But for the potential negative impact that posting this property may have
19	on our security clearances and employment, we would be willing to post this property
20	for Chris's bond package.
21	8. Our family, myself included, was aware that Chris was relocating to The
22	Bahamas. We discussed the move with him several times, talking about fishing and
23	visiting him.
24	9. We understood that Chris was looking for a simpler life outside of the
25	limelight from his previous employment and that he wanted to be closer to his sister,
26	who lives in Maryland.
27	10. I did not believe that Chris's location was a secret.
28	

I declare under penalty of perjury under the laws of the United States of America 2 that the foregoing is true and correct to the best of my knowledge.

Executed on December 21, 2022, in